COURT OF COMMON PLEAS DIVISION OF DOMESTIC RELATIONS HAMILTON COUNTY, OHIO

	Case No
Plaintiff	File No. E:
-VS-	Date:
	CSEA #
Defendant	Cash Medical Support Order
() The Obligor's annual income is less than Court makes no cash medical support order at this	n or equal to 150% of the federal poverty level, therefore the s time.
private health insurance coverage available at a	0% of the federal poverty level, and neither party currently has reasonable price for the child(ren). Therefore, the Court sets a punt of \$ per month plus a 2% processing charge. This ition to any existing child support order.
becomes available. The CSEA shall determine we care services and is available at a reasonable cost. the coverage is five percent or less of the annual determines that the private insurance is reasonable.	ealth insurance coverage for the children subject to this order whether the private health insurance provides accessible primary. The cost is presumed reasonable if the annual cost of obtaining hal income of the party to whom it is available. If the CSEA by priced and accessible, the CSEA shall notify both parties that ble is ordered to secure and maintain health insurance for the
±	ild(ren) is obtained at a later date, the cash medical support day of the month preceding the month in which private health
currently have available private health insurance ordered to pay cash medical support at this time. becomes unavailable or terminates, the Obligo processing charge as cash medical support. This	of the federal poverty level, and one or both of the parties e coverage for the child(ren). Therefore, the Obligor is not However, if private health insurance coverage for the children is shall be ordered to pay \$ per month plus a 2% payment is in addition to any other existing child support order the first month following the unavailability or termination of the all.
plus a 2% processing charge. (See attached work	he child support order shall be modified to \$ per month (sheet) This modification shall take effect on the first day of the insurance coverage and without further notice to any party.
Both parties are ordered to notify the CSEA child(ren), subject to this order, becomes unavaila	immediately if the private health insurance coverage for the ble or lapses for any reason.
	Judge/Magistrate